## FORM 3 – COMPLAINT – ORDER OF DETENTION FOR MISDEMEANOR

STATE OF MINNESOTA COUNTY OF	DISTRICT COURTJUDICIAL DISTRICT
	COMPLAINTORDER OF
Plaintiff,	DETENTION FOR MISDEMEANOR
VS.	
Defendant.	District Court File No
	COMPLAINT
and states that Complainant believe	sworn, makes complaint to the above-named Court es there is probable cause to believe that the the offense described below. The Complainant states DBABLE CAUSE:
The above facts constitute Comp Defendant, on the day of	plainant's basis for believing that the above-named, 20 at, (location)
in the above-named County, commit	
	OFFENSE
Charge: violation of Section:	in
	(description)
THEREFORE, Complainant requof release where applicable,	uests that the Defendant, subject to bail or conditions
(1) be arrested or that other lav	wful steps be taken to obtain the Defendant's
(2) be detained, if already in cu Defendant otherwise be dealt with a	stody, pending further proceedings; and that the ecording to law.
(Name of Complainant)	

Complainant	
Being duly authorized to prosecute the offense charged, hereby approves this Complaint.	
(Prosecuting Attorney)	
(Prosecuting Attorney) Name: Attorney License No.: Title:	
Address: Telephone No.:	
FINDING OF PROBABLE CAUSE	
From the above sworn facts, and any supporting affidavits or supplemental sworn testimony, I, the Issuing Officer, have determined that probable cause exists to support, subject to bail or conditions of release where applicable, Defendant's arrest or other lawful steps to be taken to obtain Defendant's appearance in Court, or Defendant's detention, if already in custody, pending further proceedings. The Defendant is therefore charged with the above-stated offense.	
ORDER OF DETENTION	
Therefore, since the Defendant is already in custody, I hereby order that, subject to bail or conditions of release, the Defendant continue to be detained pending further proceedings.	
Conditions of Release:	
Amount of Bail:	
This ComplaintOrder of Detention was sworn to, subscribed before, and issued by the undersigned authorized Issuing Officer this day of, 20	
Issuing Officer*	
Sworn testimony has been given before the Issuing Officer by the following witnesses:  * The name and title of the Issuing Officer should be printed or stamped following the Issuing Officer's signature.	

(Effective for criminal actions commenced or arrests made after 12 o'clock midnight January 1, 1990.)